UNITED STATES DISTRICT COURT

for the

Eastern District of North Carolina

Case 5:16-mj-01087-RN Document 5 Filed 03/28/16 Page 1 of 4

Printed name and title

AO 93 (Rev. 11/13) Search and Seizure Warrant (Page 2)

| Return | | |
|-----------------------------------|---|---|
| Case No.: | Date and time warrant executed | Copy of warrant and inventory left with: FBI Char lotte |
| Inventory made in the p | resence of: | |
| | y taken and name of any person(s) seized | 1: |
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| I declare under designated judge. | Certifi penalty of perjury that this inventory is c | orrect and was returned along with the original warrant to the |
| Date: 3/28/2016 | | Executing officer's signature teghen Farin Special Agent Printed name and title |

ATTACHMENT A

This warrant authorizes the use of the electronic investigative technique described in Attachment B to identify the location of the cellular device assigned phone number (919) 491-7750 with International Mobile Subscriber Identity 310410785849154, whose wireless provider is AT&T, and whose listed subscriber is "D. Thompson" of 3620 Four Seasons Dr., Durham, North Carolina.

ATTACHMENT B

Pursuant to an investigation of Maurio Tajara Mitchell for a violation of 21 U.S.C. §§ 841 and 846, this Warrant authorizes the officers to whom it is directed to determine the location of the cellular device identified in Attachment A by collecting and examining:

- radio signals emitted by the target cellular device for the purpose of communicating with cellular infrastructure, including towers that route and connect individual communications; and
- radio signals emitted by the target cellular device in response to radio signals sent to the cellular device by the officers;

for a period of thirty days, during all times of day and night. This warrant does not authorize the interception of any telephone calls, text messages, other electronic communications, and this warrant prohibits the seizure of any tangible property. The Court finds reasonable necessity for the use of the technique authorized above. See 18 U.S.C. § 3103a(b)(2).